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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. MORI Ν 09/320,649 05/27/99 P725-9009 **EXAMINER** PM82/0630 NIKAIDO MARMELSTEIN MURRAY & ORAM LLP FOOTLAND, L METROPLITAN SQUARE **ART UNIT** PAPER NUMBER SUITE 330-G STREET LOBBY WASHINGTON DC 20005-5701 3682

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

06/30/00

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Office Action Summary

Application No. Applicant(s)

Examiner

Lenard A. Footland

Group Art Unit 3682



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osecution as to the merits is closed i. 213.
month(s), or thirty days, whichever ne period for response will cause the obtained under the provisions of
_ is/are pending in the application.
is/are withdrawn from consideration.
is/are allowed.
is/are rejected.
is/are objected to.
restriction or election requirement.
ner. ved disapproved. 119(a)-(d). nents have been u (PCT Rule 17.2(a)).
§ 119(e).
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The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-20 are rejected under 35 U.S.C. § 102(b), as being anticipated by Mori et al.

Limit 22 Claims 1-20 are rejected under 35 U.S.C. § 102(b), a q-5-00 The examiner finds all claimed subject matter to be present.

See Fig. 1.

There is reason to believe, based on the similarity of lubricating materials, that the functional limitations thereof may be inherent characteristics of the reference materials. In accordance with *In re Best*, 562 F.2d 1252, 195 USPQ 430, 433 (CCPA 1977):

> [W]here the Patent Office has reason to believe that a functional limitation asserted to be critical for establishing novelty in the claimed subject matter may, in fact, be an inherent characteristic of the prior art, it possesses the authority to require the applicant to prove that the subject matter shown to be in the prior art does not possess the characteristic relied on.

This "burden of rebutting [may be of] the PTO's reasonable assertion of inherency under 35 USC 102, or of prima facie obviousness under 35 USC 103" (195 USPQ at 432).

Accordingly, the burden is placed upon the applicant to prove that the functional limitations in question are not inherent characteristics of the reference materials.

It is noted that applicant did not disclose his prior patent.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-2168.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lenard A. Footland, whose telephone number is (703) 308-2683.

LENARD A. FOOTLAND PRIMARY EXAMINER

Twand N. Footland

TECHNOLOGY CENTER 3600 ART UNIT 3682

laf June 28, 2000